SENATE BILL REPORT SB 6533

As Reported By Senate Committee On: Ways & Means, February 16, 2006

Title: An act relating to syrup taxes.

Brief Description: Providing a tax credit for syrup sales.

Sponsors: Senators Prentice, Zarelli, Schoesler, Benton and McCaslin.

Brief History:

Committee Activity: Ways & Means: 1/24/06, 2/16/06 [DPS, DNP, w/oRec].

SENATE COMMITTEE ON WAYS & MEANS

Majority Report: That Substitute Senate Bill No. 6533 be substituted therefor, and the substitute bill do pass.

Signed by Senators Prentice, Chair; Doumit, Vice Chair, Operating Budget; Zarelli, Ranking Minority Member; Brandland, Kohl-Welles, Parlette, Pridemore, Rasmussen, Regala, Roach, Rockefeller, Schoesler and Thibaudeau.

Minority Report: Do not pass.

Signed by Senator Fraser, Vice Chair, Capital Budget Chair.

Minority Report: That it be referred without recommendation.

Signed by Senator Fairley.

Staff: Terry Wilson (786-7433)

Background: The business & occupation (B&O) tax is levied for the privilege of doing business in Washington. The tax is levied on the gross receipts of all business activities (except utility activities) conducted within the state. There are generally no deductions for the costs of doing business.

A tax of \$1.00 per gallon is imposed on each wholesale sale and each retail sale of syrup used in making carbonated beverages in this state. Successive sales of previously taxed syrup are exempt. The tax is collected by wholesalers from retail purchasers or directly by retailers. Receipts from the tax are deposited into the violence reduction and drug enforcement account (VRDE).

Summary of Substitute Bill: A buyer of carbonated beverage syrup may claim a credit against business and occupation tax for fifty percent of the amount of carbonated beverage syrup taxes paid after July 1, 2006, in respect to the syrup.

Credits in excess of B&O tax paid may be carried forward to future reporting periods for a maximum of one year.

Senate Bill Report - 1 - SB 6533

Substitute Bill Compared to Original Bill: The original bill provided a credit equal to the full amount of syrup taxes paid.

Appropriation: None.

Fiscal Note: Available.

Committee/Commission/Task Force Created: No.

Effective Date: The bill takes effect on July 1, 2006.

Testimony For: Washington restaurants have the lowest profit margin in the nation and the highest minimum wage. The cost pressures are acute. The syrup tax is often more than the business and occupation tax. The tax was passed as a temporary measure but was later made permanent. The restaurants were told the tax would be eliminated. This legislation protects the VRDE account.

Testimony Other: The Department of Revenue has concerns about taxes being credited against other taxes because the true incidence is hidden.

Who Testified: PRO: Julianne Hanner, McDonald's; Denny Eliason, WA Restaurant Assoc.; Greg Wilson, Dirty Dave's Pizza.

OTHER: Gil Brewer, Dept. of Revenue.